Annual 47 C.F.R. Section 64.2009(e) CPNI Certification EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2010 covering the prior calendar year (2009)

1. Date Filed: 02-23-2010

2. Name of company(s) covered by this certification: Columbus Telephone Co.

3. Form 499 Filer ID: 805716

4. Name of signatory: Patricia Carroll

Title of signatory: Corporate Secretary

6. Certification:

I, Patricia Carroll, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. *See* 47 C.F.R. Section 64.2001 *et seq*.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping, and supervisory review) set forth in section 64.2001 *et seq.* of the Commission's rules.

The company has not taken actions (i.e. proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year.

The company has not received customer complaints in the past year concerning the unauthorized release of CPNI

The company represents and warrants that the above certification is consistent with 47 C.F.R. Section 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

Signed/

Attachments: Accompanying Statement explaining CPNI procedures

CUSTOMER PROPRIETARY NETWORK INFORMATION

CPNI

OPERATING PROCEDURE GUIDELINES

COLUMBUS TELEPHONE CO.

EFFECTIVE 12-08-07

Summary Overview of CPNI Operating Procedures of Columbus Telephone Co.

- CPNI effective operations date: December 8, 2007
- CPNI is Call Detail Records (CDR's), Account information relating to customer service relationship
- Designated Compliance Officer: General Manager
- Backup Compliance Officer: Corporate Secretary
- Training Requirements: Each March, the General Manager and/or the Corporate Secretary will hold a training session on CPNI. All persons receiving training will certify attendance at said training. (See Attached)
- Columbus Telephone Co. will not utilize the "One-Time", password approach to "authenticate a customer. We will ask the for bill detail (services they subscribe to, amount of last months bill, other name's on the account etc.) Then we will call the customer back at the telephone number of record. We will also ask the customer a question with the answer entered into the customer account record for future use.
- Columbus Telephone Co. will notify customers immediately of changes to their accounts, specifically: a password, a backup or forgotten password, an online account, or address of record. This notification will be made in the form of written correspondence, mailed to the person(s) of record on the account, at the account billing address.

- Disciplinary Procedure: In the event of a breach of CPNI rules by an employee of Columbus Telephone Co., the following actions will occur;
 - First offense: A verbal reprimand will be given.
 - Second offense: A written reprimand will be given with a copy to the personnel file.
 - Third offense Dismissal.
- We will only provide CPNI to the person of record on the account.

Suggested Procedure: For In-Office Customer Visit and Customer Initiated Calls

In-office Customer Visit

- Step 1. Authenticate the customer with a valid photo ID and confirm that the person is listed as a contact on the account.
- Step 2 Check status of customer's CPNI approval.
- Step 3: Respond to the customer's request following the rules for whether or not CPNI approval is needed.

NOTE:

If the customer is just dropping off payment, no authentication is needed unless the customer needs to know the amount of the bill.

If the person paying the bill is not listed on the account, the company cannot disclose the amount due. The person would need to tell the company the amount that the customer wanted to pay on the account.

Customer-Initiated Call

- Step 1: Authenticate the customer (password or authentication question, whichever your company has decided to use) and confirm that the customer is listed as a contact on the account.
- Step 2: Check status of the customer's CPNI approval.
- Step 3: Respond to the customer's request following the rules for whether or not CPNI approval is needed.

The company has made the decision <u>not</u> to issue passwords. A customer calls the office, and an answer to the authentication question has not been previously established. How should this be handled?

Apologize to the customer for the inconvenience. Explain to the customer, that to protect the customer's privacy, the FCC now requires the company to authenticate the customer before discussing any information in the account.

Since this does not involve authentication for a password, the CSR could to one of the following:

- Call the customer at the telephone number of record.
- Ask the customer to provide some information contained in the account, e.g., services the customer subscribes to, amount of last bill, other names listed on the account, etc.

Once the CSR has authenticated the customer, explain that whenever the customer calls the office in the future, you will ask them for the answer to a specific question that you are now going to ask. You will then need to ask the question and record the answer in the customer's account records.

EMPOLYEE CPNI TRAINING CERTIFICATION

On an annual basis an officer of our company must certify to the Federal Communications Commission (FCC) it has established procedures adequate to ensure compliance with the FCC's Customer Proprietary Network Information (CPNI) rules.

One of the things the officer is certifying to its employees, especially those having access to CPNI, have been trained on the CPNI rules. The training includes, but is not limited to, when employees are and are not authorized to use CPNI, and the authentication methods the company is using for both call detail and non-call detail information.

By signing below, I acknowledge:

- I have received the required training on the CPNI rules.
- I understand the company's procedures for protecting CPNI.
- I understand the company's disciplinary process if I use CPNI inappropriately.
- I understand if I have any questions at any time regarding the rules, I should immediately contact the General Manager or Corporate Secretary.

Employee Printed Name:	
Employee Signature:	
Date:	

RELEASE AUTHORIZATION AND INDEMNITY AGREEMENT

The undersigned j save harmless Columbus Telep action, liability or suit, arising to The release of Cus	hone Co., (Indefrom the following	mnitee) from an	y claim,
telephone number			(===,=, ==,
		(Name)	
(Address)		(Telephone num	nber)
In the event of any assert undersigned timely notice of sa own expense defend and protect. In the further event the usuch instance the Indemnitee sh said claim with full rights of recosts, expenses and payments no claim. This agreement shall be to parties, their successors, assigns.	me, and thereafted Indemnitee ago and the signed shall have full rigourse against the sade or agreed to binding upon and and personal resonal resonations.	ter the undersignainst said claim lainst said claim lainst so defend, plus to defend, plus undersigned to discount to the beautives.	ned shall at its id, then in ay or settle for all fees, charge said
Witness		, 20 or of Record Sig	gnature
	Address		City